Time: Harris County, Texas **CAUSE NO. 2018-90615** By. Deputy IN THE DISTRICT COURT OF TEXAS CHILDREN'S HOSPITAL,  $\omega$   $\omega$   $\omega$   $\omega$   $\omega$   $\omega$   $\omega$   $\omega$ Plaintiffs, HARRIS COUNTY, TEXAS VS. KWOK DANIEL LTD., L.L.P., ROBERT S. KWOK, and THOMAS J. DANIEL 295TH JUDICIAL DISTRICT Defendants. ORDER DENYING PLAINTIFFS' TEMPORARY INJUNCTION BE IT REMEMBERED that on the 10th day of January 2019, the Court conducted an evidentiary hearing on Plaintiffs' Application for Temporary Injunction, and after considering the evidence, Defendants' Response and Request for Attorney Fees, and post-hearing briefing, the Court is of the opinion that <del>Defendants' use of the "Broken Promise" mark is protected free speech</del> under Texas law, and Plaintiffs' Application for Temporary Injunction should be DENIED; It is therefore, ORDERED, ADJUDGED, and DECREED Plaintiffs' Motion for Temporary Injunction is hereby DEMED; It is further ORDERED, ADJUDGED, and DECREED Plaintiffs' shall pay to Defendants' as attorney fees for responding to this application appearing at this hearing. SIGNED this 14th day of

> RECORDER'S MEMORANDUM This instrument is of poor quality at the time of imaging

JUDGE PRESIDING